

Pro Se 5 (Rev. 12/16) Complaint for a Civil Case Alleging Negligence

UNITED STATES DISTRICT COURT

for the

District of Northern Indiana

1 : 22 C V 0 4 9

Maria PETER
Michael PETER
Julika BERGER
Jarolin BERGER

Case No.

(to be filled in by the Clerk's Office)

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

Susan Diane WOJCICKI
William Henry GATES
Stéphane BANCEL
Albert BOURLA

Jury Trial: (check one) ☒ Yes ☐ No

-FILED-

FEB 14 2022

At GARY, IN M

U.S. DISTRICT COURT
NORTHERN DISTRICT OF INDIANA

Defendant(s)
(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

COMPLAINT FOR A CIVIL CASE ALLEGING NEGLIGENCE

(28 U.S.C. § 1332; Diversity of Citizenship)

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Maria & Michael PETER	Julika & Jarolin BERGER
Street Address	Jager St 6 b	Kreuzlinger St 45 b
City and County	Hohenems	Konstanz
State and Zip Code	A - 6845	D - 78462
Telephone Number	+43 664 7301 3271	+49 157 852 76 77
E-mail Address	magic_spiral @ gmx.net	i.beratung @ gmx.de

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 5 (Rev. 12/16) Complaint for a Civil Case Alleging Negligence

Defendant No. 1

Name	Susan Diane WOJCICKI
Job or Title <i>(if known)</i>	CEO online video platform YT
Street Address	901 Cherry Avenue
City and County	San Bruno
State and Zip Code	CA 94066
Telephone Number	(650)-253-0001
E-mail Address <i>(if known)</i>	susan@google.com

Defendant No. 2

Name	William Henry GATES
Job or Title <i>(if known)</i>	Persident BMGF
Street Address	P.O. Box 23350
City and County	Seattle
State and Zip Code	WA 98102
Telephone Number	(206)709-3400
E-mail Address <i>(if known)</i>	media@gatesfoundation.com

Defendant No. 3

Name	Stéphane BANCEL
Job or Title <i>(if known)</i>	CEO Mode-RNA Therapeutics Inc.
Street Address	200 Technology Square
City and County	Cambridge
State and Zip Code	MA 02139
Telephone Number	(617) 714-6500 (corporate office)
E-mail Address <i>(if known)</i>	IR@modernatx.com

Defendant No. 4

Name	Albert BOURLA
Job or Title <i>(if known)</i>	CEO Pfizer Inc.
Street Address	235 East 42nd Street
City and County	New York
State and Zip Code	NY 10017
Telephone Number	(212) 733-2323 (corporate office)
E-mail Address <i>(if known)</i>	RecruitingAccommodations@pfizer.com

Pro Se 5 (Rev. 12/16) Complaint for a Civil Case Alleging Negligence

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Under 28 U.S.C. § 1332, federal courts may hear cases in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000. In that kind of case, called a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. Explain how these jurisdictional requirements have been met.

A. The Plaintiff(s)

1. If the plaintiff is an individual

The plaintiff, (name) Michel PETER, Maria PETER from Austria, is a citizen of the State of (name) Julika BERGER, Jarolin BERGER, German.

2. If the plaintiff is a corporation

The plaintiff, (name) -- , --, is incorporated under the laws of the State of (name) -- , --, and has its principal place of business in the State of (name) -- , --.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

B. The Defendant(s)

1. If the defendant is an individual

The defendant, (name) -- , --, is a citizen of the State of (name) -- , --. Or is a citizen of (foreign nation) -- , --.

2. If the defendant is a corporation

The defendant, (name) WOJCICKI - GATES - BANCEL - BOURLA, is incorporated under the laws of the State of (name) CA - WA - MA - NY, and has its principal place of business in the State of (name) CA - WA - MA - NY. Or is incorporated under the laws of (foreign nation) -- , --, and has its principal place of business in (name) -- , --.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

C. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

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Compensation \$ 100'000: Four plaintiffs handicapped 2021-2023 by medication & psychotherapy of the new anxiety disease Akva Again-killer-virus-attack (ICD F41.0). Punitive Damage: \$16 Trillion. Because in 2020, defendants rose risk of killer-virus-attacks from 10% to 70%, making NATO/Brussels announce on 30/12/2020 nuclear retaliatory strikes against aggressive states/terrorists attacking with killer-viruses.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On (date) 04/12/2020, at (place) San Bruno/CA & Seattle/WA, & earlier in New York/NY, Cambridge/MA,

the defendant(s): (1) performed acts that a person of ordinary prudence in the same or similar circumstances would not have done; or (2) failed to perform acts that a person of ordinary prudence would have done under the same or similar circumstances because *(describe the acts or failures to act and why they were negligent)*

Our doctors tell us: On 3/13/2020, SB in New York/NY & AB in Cambridge/MA, and on 4/12/2020 SDW in San Bruno/CA & WHG in Seattle/WA failed to keep the risk of synthetic bioweapon-attacks at the 10%-low, but rose it to a 70%-high - and said in mass media: Here is "the greatest downfall the world faces" because "a new vaccine" has to "get out to seven billion people", affording "18 months lockdown", as this "is a pandemic, a deadly (killer) virus". SDW/WHG/SB/AB let damage-knowhow fall - uncensored - into wrong hands, because on 30/12/2020 NATO announced nuclear retaliatory strikes against aggressive states/terrorists using synthetic bioweapons.

The acts or omissions caused or contributed to the cause of the plaintiff's injuries by *(explain)*

Aggressive states/terrorists are happy to learn from SDW/WHG/SB/AB - via online video platforms - the \$16-Trillion-damage-trick. Our officers tell us: Military expects more attackers to apply this virus-trick - the new high killer-virus-threat continues. Our public health informs: Some citizens notice - due to 2020's lockdown-damage including government depth - nation's vulnerability and realize the new high risk of killer-virus-attacks - and cope well with it. Other citizens, however, are shocked and suffer new anxiety disease Akva (Again-killer-virus-attack). This ICD F41.0-disease requires two year's medication & psychotherapy, says mayoclinic.org.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Plaintiffs Maria/43y, Michael/14y, Julika/50y, Jarolin/15y are handicapped from 2/2021-2/2023 (7/2021-7/2023) by the two years medication&psychotherapy of thier anxiety disease Akva. Each plaintiff claims: \$ 25'000.

Punitive Damage - this is not plaintiff's business, yet we remind:

Defendant AB and SB are world's expert in synthetic bioweapons and know that "covid19" is not a killer-virus, merely for people aged 85+, see All-cause-deaths2017-2021 of euroMOMO.eu (attached) and charts from OECD-Stat. Yet SDW/WHG/AB/SB said uncensored in mass media "18 months lockdown" for "deadly virus", thus making any pandemic extremely lengthy & costly. Result: Nation's military becomes very nervous, as aggressive states/terrorists are inspired to apply more syntethic bioweapons.

Therefor: Punitive Damage: \$16 Trillion. TDH Terre des Hommes, MSF Medicine Sans Frontiers, IKRK, Amnesty International, Caritas, might distribute this amount to countries, communities, nation's military affected most from AB/SB/WHG/SDW's negligence rising in 2020 the risk of killer-virus-attacks from 10% to continuous 70%.

Pro Se 5 (Rev. 12/16) Complaint for a Civil Case Alleging Negligence

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 01/12/2022

Signature of Plaintiff Covi19 & our Akva passes. High threat of killer-virus-attacks remains.

Printed Name of Plaintiff Maria PETER, Michel PETER, Julika BERGER, Jarolin BERGER

B. For Attorneys

Date of signing: _____

Signature of Attorney \$16-trillion-damage-trick - see 10/20/2020 Harvard Gazette: "What

Printed Name of Attorney might Covid19 cost the U.S.? Try \$ 16 trillion."

Bar Number Increase in 2020 from 10% to 70%? Watch publication rate:

Name of Law Firm 2000 - 2020: Only 10 publications on synthetic bioweapons THREAT

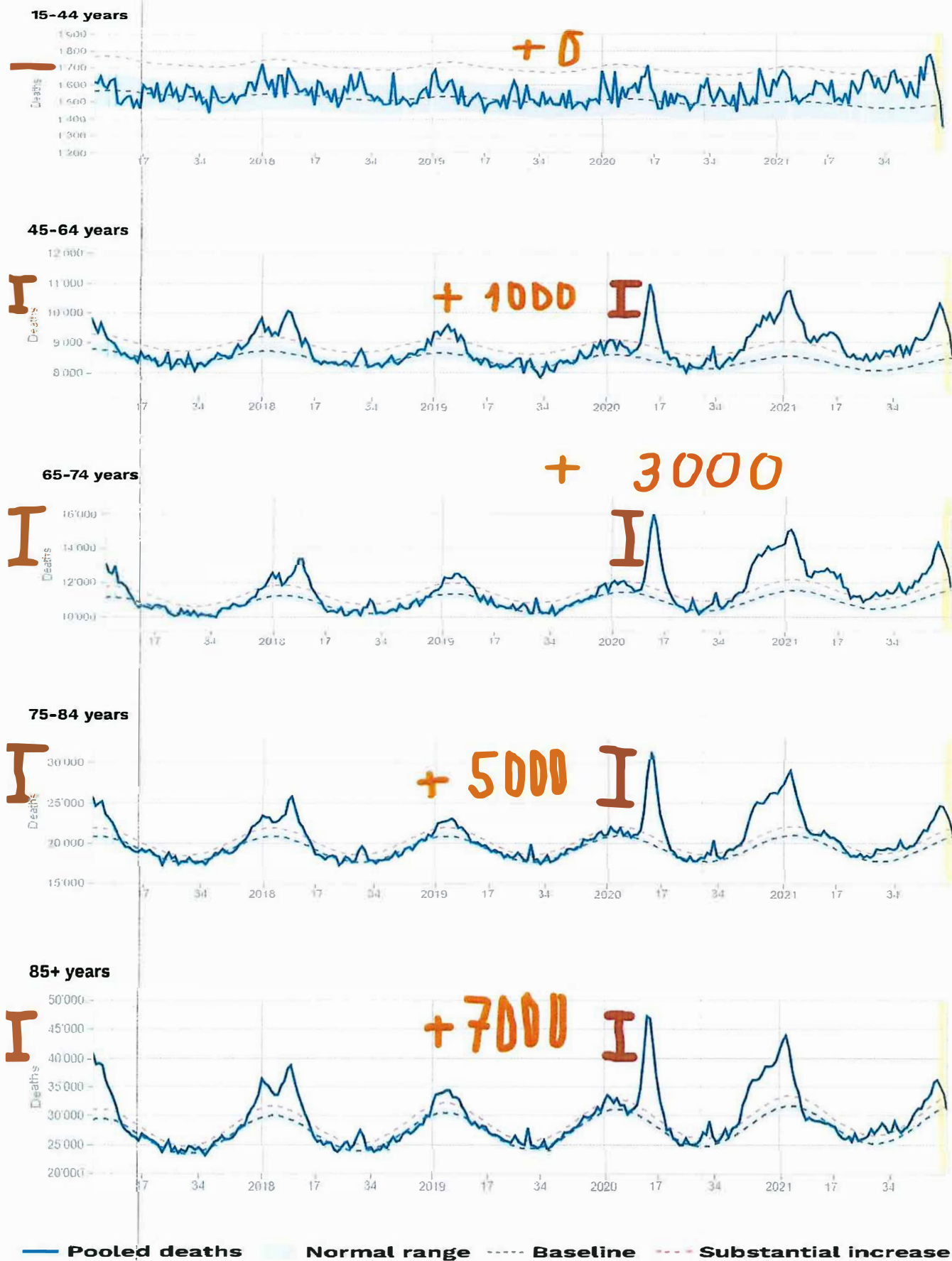
Street Address Jan-Dec. 2021: 140 publications on new synthetic bioweapons threat.

State and Zip Code Call us for more details and proofs.

Telephone Number Several USCitizens affected by new anxiety disease Akva (ICD F41)

E-mail Address did not yet join Complaint - they fear being 'deleted' by defendants.

These graphs were generated in week 2022-1 with data from 28 participating countries: Austria, Belgium, Cyprus, Denmark, Estonia, Finland, France, Germany, Germany (Berlin), Germany (Hesse), Greece, Hungary, Ireland, Israel, Italy, Luxembourg, Malta, Netherlands, Norway, Portugal, Slovenia, Spain, Switzerland, UK (England), UK (Northern Ireland), UK (Scotland), UK (Wales), and Ukraine.



EDITORIAL



Covid-19 — Navigating the Uncharted

Anthony S. Fauci, M.D., H. Clifford Lane, M.D., and Robert R. Redfield, M.D.

The latest threat to global health is the ongoing outbreak of the respiratory disease that was recently given the name Coronavirus Disease 2019 (Covid-19). Covid-19 was recognized in December 2019.¹ It was rapidly shown to be caused by a novel coronavirus that is structurally related to the virus that causes severe acute respiratory syndrome (SARS). As in two preceding instances of emergence of coronavirus disease in the past 18 years² — SARS (2002 and 2003) and Middle East respiratory syndrome (MERS) (2012 to the present) — the Covid-19 outbreak has posed critical challenges for the public health, research, and medical communities.

In their *Journal* article, Li and colleagues³ provide a detailed clinical and epidemiologic description of the first 425 cases reported in the epicenter of the outbreak: the city of Wuhan in Hubei province, China. Although this information is critical in informing the appropriate response to this outbreak, as the authors point out, the study faces the limitation associated with reporting in real time the evolution of an emerging pathogen in its earliest stages. Nonetheless, a degree of clarity is emerging from this report. The median age of the patients was 59 years, with higher morbidity and mortality among the elderly and among those with coexisting conditions (similar to the situation with influenza); 56% of the patients were male. Of note, there were no cases in children younger than 15 years of age. Either children are less likely to become infected, which would have important epidemiologic implications, or their symptoms were so mild that their infection escaped detection, which has implications for the size of the denominator of total community infections.

On the basis of a case definition requiring a

diagnosis of pneumonia, the currently reported case fatality rate is approximately 2%.⁴ In another article in the *Journal*, Guan et al.⁵ report mortality of 1.4% among 1099 patients with laboratory-confirmed Covid-19; these patients had a wide spectrum of disease severity. If one assumes that the number of asymptomatic or minimally symptomatic cases is several times as high as the number of reported cases, the case fatality rate may be considerably less than 1%. This suggests that the overall clinical consequences of Covid-19 may ultimately be more akin to those of a severe seasonal influenza (which has a case fatality rate of approximately 0.1%) or a pandemic influenza (similar to those in 1957 and 1968) rather than a disease similar to SARS or MERS, which have had case fatality rates of 9 to 10% and 36%, respectively.²

The efficiency of transmission for any respiratory virus has important implications for containment and mitigation strategies. The current study indicates an estimated basic reproduction number (R_0) of 2.2, which means that, on average, each infected person spreads the infection to an additional two persons. As the authors note, until this number falls below 1.0, it is likely that the outbreak will continue to spread. Recent reports of high titers of virus in the oropharynx early in the course of disease arouse concern about increased infectivity during the period of minimal symptoms.^{6,7}

China, the United States, and several other countries have instituted temporary restrictions on travel with an eye toward slowing the spread of this new disease within China and throughout the rest of the world. The United States has seen a dramatic reduction in the number of travelers from China, especially from Hubei province.